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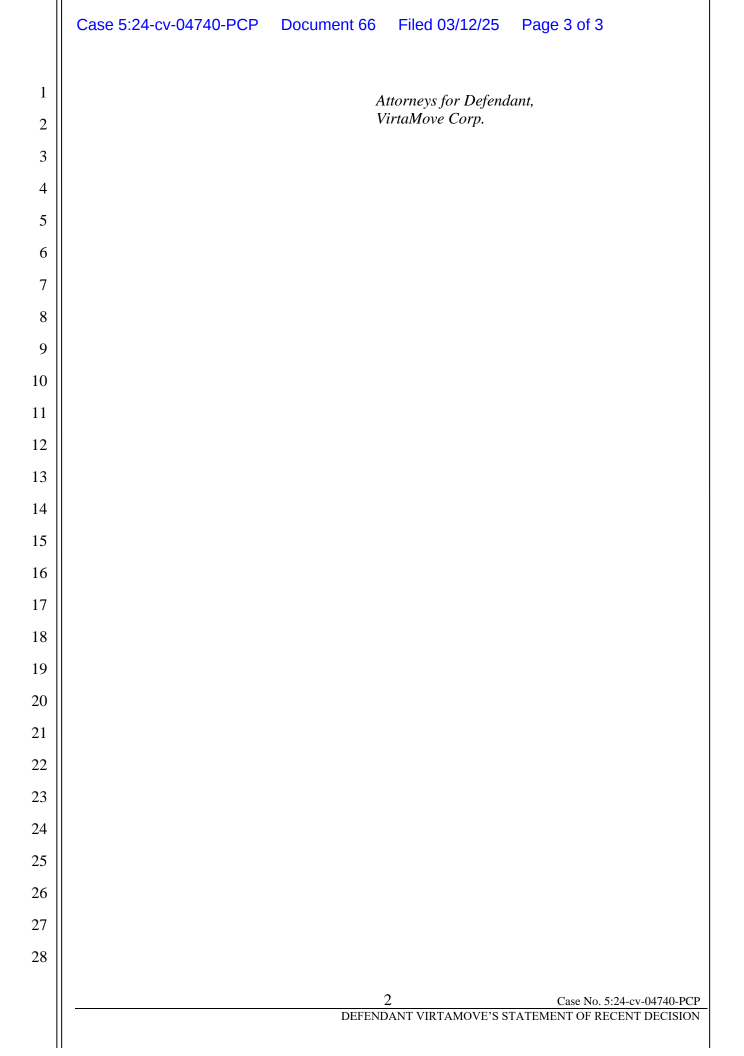
Pursuant to Local Rule 7-3(d)(2), Defendant VirtaMove Corp. ("VirtaMove") provides
notice to the Court of additional authority pertinent to the issues raised in Plaintiff Red Hat's
Motion for Leave To File Supplemental Pleading (Dkt. No. 59) and Red Hat's Statement of Recent
Decisions (Dkt. No. 61).

On February 21, 2025, the District Court in the Western District of Texas granted Plaintiff VirtaMove's Emergency Motions to Extend the Stay of Transfer until May 23, 2025, in both the Google and Amazon cases that Red Hat referenced in its Statement. See VirtaMove, Corp. v. Amazon.com Inc., No. 7:24-CV-00030-ADA-DTG, Dkt. 94 (W.D. Tex. Feb. 21, 2025) (attached hereto as Exhibit 1); VirtaMove, Corp. v. Google LLC, No. 7:24-CV-00033-DC-DTG, Dkt. 95 (W.D. Tex. Feb. 21, 2025) (attached hereto as Exhibit 2).

Dated: March 12, 2025

## Respectfully submitted,

## /s/Christian W. Conkle Marc Fenster (SBN 181067) Email: mfenster@raklaw.com Reza Mirzaie (SBN 246953) rmirzaie@raklaw.com Neil A. Rubin (SBN 250761) nrubin@raklaw.com Jacob Buczko (SBN 269408) jbuczko@raklaw.com James A. Milkey (SBN 281283) jmilkey@raklaw.com James Tseui (SBN 285530) itseui@raklaw.com Christian Conkle (SBN 306374) cconkle@raklaw.com Qi (Peter) Tong (SBN 300347) ptong@raklaw.com Jonathan Ma (SBN 312773) jma@raklaw.com Daniel Kolko (SBN 341680) dkolko@raklaw.com **RUSS AUGUST & KABAT** 12424 Wilshire Boulevard, 12th Floor Los Angeles, California 90025 Telephone: (310) 826-7474 Facsimile: (310) 826-9226



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